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# POWER OF ATTORNEY and CORRESPONDENCE ADDRESS INDICATION FORM

Application Number	09/782,171		
Filing Date	February 12, 2001		
First Named Inventor	Sushma PATI		
Title	INTEGRATED GENOMIC SERVICES		
Art Unit	1631		
Examiner Name	Carolyn L. Smith		
Attorney Docket Number	41428.0357 (new)		

I hereby appoint:	-				
Practitioners associated with the Customer Number:	252	213			
OR			·		
Practitioner(s) named below:					
Name		Registration Number			
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t am the:					
Applicant/Inventor.					
Assignee of record of the entire interest. See 37 CFR 3.71.  Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)					
SIGNATURE of Applicant or Assignee of Record (if assignee, put name, title and company name in the "Name" space below)					
Name Thope Liebke, General Counsel, Genomics Division, Tapestry Pharmaceuticals, Inc.					
Signature John Sieble		Talankar I	2 20, 100-		
Date Charact 27, 2004 Telephone 302.286.683					
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below.					
"Total of 1 forms are submitted.					

This collection of information is required by 37 CFR 1.31 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the Individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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STATEMENT UNDER 37 CFR 3.73(D)				
Applicant/Putont Symon. Sushma Pati et al.				
Application No./Betent No.: 09/782,171 Filed/Issue Date: February 12, 2001				
Entitled: INTEGRATED GENOMIC SERVICES				
Tapestry Pharmaceuticals, Inc. , a corporation (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)				
states that it is: 1. ☑ the assignee of the entire right, title, and interest; or				
2. an assignee of less than the entire right, title and interest.  The extent (by percentage) of its ownership interest is ——————————————————————————————————				
A. [ ] An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.				
OR .				
B. [~] A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as shown below:  Sushma Pati, Raya Zion, Ian Black, Christopher Lehman, Ron Caspi, Kathryn Stephens, and David Zarling  1. From:  The document was recorded in the United States Patent and Trademark Office at Reel 013543, Frame				
2. From: Pangene Corporation To: NaPro BioTherapeutics, Inc.				
The document was recorded in the United States Patent and Trademark Office at Reel 013697 , Frame 0968 , or for which a copy thereof is attached.				
3. From: NaPro BioTherapeutics, Inc. To: Tapestry Pharmaceuticals, Inc.				
(ATTACHED)				
[ ] Additional documents in the chain of title are listed on a supplemental sheet.				
[v] Copies of assignments or other documents in the chain of title are attached. [NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the USPTO. See MPEP 302.08]				
The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.  Hope Liebke  Typed or printed pame  Signature  General Counsel, Genomics Division				
Title .				

This collection of Information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450.

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Mailing Date: 27 August 2004



# Delaware

PAGE 1

### The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"TAPESTRY PHARMACEUTICALS INC.", A DELAWARE CORPORATION,
WITH AND INTO "NAPRO BIOTHERAPEUTICS, INC." UNDER THE NAME
OF "TAPESTRY PHARMACEUTICALS, INC.", A CORPORATION ORGANIZED AND
EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED
AND FILED IN THIS OFFICE THE FOURTH DAY OF MAY, A.D. 2004, AT
8:30 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE FOURTH DAY OF MAY, A.D. 2004, AT 4 O'CLOCK P.M.

2350165 8100M

040397088

Darriet Smith Hindson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 3139320

DATE: 05-27-04

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Secretary of State

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FILED 0 AM 05/04/2004

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#### CERTIFICATE OF OWNERSHIP AND MERGER

#### **MERGING**

#### TAPESTRY PHARMACEUTICALS, INC.

#### WITH AND INTO

#### NAPRO BIOTHERAPEUTICS, INC.

Pursuant to Section 253 of the Delaware General Corporation Law

NAPRO BIOTHERAPEUTICS, INC., a corporation organized and existing under the laws of the State of Delaware (this "Corporation"), Does Hereby Certify:

FIRST: That this Corporation was incorporated on September 8, 1993, pursuant to the Delaware General Corporation Law (the "DGCL"), the provisions of which permit the merger of a subsidiary corporation organized and existing under the laws of such State with and into a parent corporation organized and existing under the laws of such State.

SECOND: That this Corporation owns all of the outstanding shares of the common stock, \$0.01 par value per share, of Tapestry Pharmaceuticals, Inc., a corporation incorporated on April 21, 2004 (the "Merger Sub"), pursuant to the DGCL, and having no class of stock outstanding other than such common stock.

THIRD: That this Corporation, by the resolutions of its Board of Directors attached hereto as Exhibit A, duly adopted by the unanimous written consent of its members pursuant to Section 141(f) of the DGCL effective May 3, 2004, determined to merge the Merger Sub with and into itself (the "Merger").

FOURTH: That the surviving corporation of the Merger (the "Surviving Corporation") shall be this Corporation.

FIFTH: That from and after the effective time of the Merger, the Amended and Restated Certificate of Incorporation of this Corporation, as amended (the "Certificate of Incorporation"), shall be the Certificate of Incorporation of the Surviving Corporation and Article One of the Certificate of Incorporation of this Corporation shall be amended and restated to read as follows:

"The name of this corporation is Tapestry Pharmaceuticals, Inc. (the "Corporation")."

SIXTH: That the Merger shall become effective at 4:00 pm EDT on May 4, 2004.

## BEST AVAILABLE COPY

In Witness Whereof, NaPro BioTherapeutics, Inc. has caused this Certificate of Ownership and Merger to be executed in its corporate name as of this 3rd day of May, 2004.

NAPRO BIOTHERAPEUTICS, INC.

Ped Division

BEST AVAILABLE COPY

#### EXHIBIT A

RESOLUTIONS ADOPTED BY THE BOARD OF DIRECTORS OF NAPRO BIOTHERAPEUTICS, INC.

RESOLVED, that the Merger Sub be merged with and into the Corporation (the "Merger") and that the Corporation be the surviving corporation of the Merger;

RESOLVED FURTHER, that the Merger shall become effective on the filing of a Certificate of Ownership and Merger (the "Certificate of Merger") prepared and executed by an officer of the Corporation in the form required by Section 253 of the General Corporation Law of the State of Delaware and filed with the Secretary of State of the State of Delaware;

RESOLVED FURTHER, that upon the effectiveness of the Merger, (i) the Corporation shall assume all of the liabilities and obligations of the Merger Sub, (ii) the name of the Corporation shall be changed from "NaPro BioTherapeutics, Inc." to "Tapestry Pharmaceuticals, Inc." and (iii) Article One of the Amended and Restated Certificate of Incorporation of the Corporation, as amended, shall be amended and restated to read as follows: "The name of this corporation is Tapestry Pharmaceuticals, Inc. (the "Corporation")."

RESOLVED FURTHER, that the officers of the Corporation be, and each of them hereby is, authorized and directed, for and on behalf of the Corporation, to effect all filings and qualifications, and take all further actions, that any such officer deems to be necessary or appropriate to comply with state or federal securities laws in connection with the transactions contemplated by the Merger and the Certificate of Merger;

RESOLVED FURTHER, that the officers of the Corporation be, and each of them hereby is, authorized and directed for and on behalf of the Corporation to prepare, execute and deliver the Certificate of Merger and any other agreements, certificates and other documents referred to therein or contemplated thereby, and to cause the Corporation to perform its obligations under the Certificate of Merger; and

RESOLVED FURTHER, that the officers of the Corporation be, and each of them hereby is, authorized and directed, for and on behalf of the Corporation, to execute and deliver all other instruments, effect all filings and qualifications, and take all further actions, that either of them deem to be necessary or appropriate to carry out the purposes of the foregoing resolutions and to consummate the transactions contemplated by the Merger and the Certificate of Merger.